REMARKS

Reconsideration of all grounds of rejection in the Office Action, and allowance of all of the pending claims are respectfully requested in light of the following remarks.

The Office Action dated October 22, 2003 has been read and carefully reviewed. Applicants note that abstract has been amended to overcome the Examiner's objections.

Claims 1-12 stand rejected under 35 U.S.C 102(E) as be anticipated by Horvitz (U.S. Patent No. 6,067,565). Claims 1-12 are pending. New claims 13 and 14 have been added. Support for the new claims can be found at least in page 3, line 9.

Claim 1 is directed to a device for presenting information units, comprising history means for storing references to presentable information units into a history list, the history means comprising user operable navigation means for changing a current position in the history list, and presentation means for presenting an information unit referenced by the reference at the current position, and compilation means for user operably compiling a set of references to desired information units, wherein the compiled set of references includes both previously viewed and un-viewed information units, and storing the references of said set according to their time inclusion into the history list so as to present an information unit referenced by the compiled set in response to a user operating said navigation means. Amended independent claim 7 recites similar limitations.

Horvitz, as read by the applicants, relates to a technique for prefetching a web page of potential future interest that may be selected by the user or that contain content that may be of interest to the user based upon current and/or prior interaction of the user.

In contrast, the present invention enables the user can compile a set of desired information units in advance in a history list and request their presentation by operating the navigation means, and the history list stores the desired references to presentable information according to the time of their inclusion to the history list, as recited in amended claim 1.

Horvitz does not teach, show or suggest all of the features of amended independent claim 1 and 7, as recited above, thus applicant respectfully submits that these claims are patentable over this reference. Reconsideration and withdrawal of this ground of rejection are respectfully requested.

Claims 2-6 and 8-12 in this application are each dependent from one or the other of independent claims discussed above and are, therefore, believed allowable and patentable for at least the same reasons.

In view of the foregoing amendments and remarks, favorable reconsideration and early passage to issue of the present application are respectfully solicited.

Respectfully submitted,

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